PATENT COOPERATION TI ATY

	From the INTERNATIONAL BUREAU		
PCT	То:		
NOTIFICATION OF ELECTION (PCT Rule 61.2)	Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE		
Date of mailing (day/month/year) 14 April 2000 (14.04.00)	in its capacity as elected Office		
International application No. PCT/US99/18087	Applicant's or agent's file reference 200130.455PC		
International filing date (day/month/year) 10 August 1999 (10.08.99)	Priority date (day/month/year) 10 August 1998 (10.08.98)		
Applicant WILLIAMS, Lewis, T. et al			
The designated Office is hereby notified of its election made in the demand filed with the International Preliminary 09 March 2000	Examining Authority on:		
in a notice effecting later election filed with the International Bureau on:			
2. The election X was was not was not made before the expiration of 19 months from the priority of Rule 32.2(b).	ate or, where Rule 32 applies, within the time limit under		

The International Bureau of WIPO	Authorized officer
34, chemin des Colombettes 1211 Geneva 20, Switzerland	Dorothée Mülhausen
Facsimile No.: (41-22) 740.14.35	Telephone No.: (41-22) 338.83.38



PATENT COOPERATION TREA PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification of Transmittal of International Search Report				
200130.455PC	ACTION	20) as well as, where applicable, item 5 below.			
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)			
PCT/US 99/18087	10/08/1999	10/08/1998			
Applicant					
CHIRON CORPORATION et al.					
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Auth Insmitted to the International Bureau.	nority and is transmitted to the applicant			
This International Search Report consists	of a total of 4 sheets.				
	a copy of each prior art document cited in this	report.			
Basis of the report With regard to the ten guern the i					
language in which it was filed, unle	international search was carried out on the bas ess otherwise indicated under this item.	is of the international application in the			
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of th	ne international application furnished to this			
		ternational application, the international search			
was carried out on the basis of the contained in the internatio	e sequence listing : nal application in written form.				
	rnational application in computer readable form.				
furnished subsequently to	this Authority in written form.				
furnished subsequently to	this Authority in computer readble form.				
	ubsequently furnished written sequence listing does not go beyond the disclosure in the as filed has been furnished.				
the statement that the info furnished	ormation recorded in computer readable form is identical to the written sequence listing has been				
2. X Certain claims were four	nd unsearchable (See Box I).				
3. Unity of invention is lack	king (see Box II).	•			
4. With regard to the title ,					
the text is approved as sul	omitted by the applicant.				
The text has been establish	ned by this Authority to read as follows:				
ENGINEERED ANTIGEN-PRE USES THEREOF	SENTING CELLS EXPRESSING AN	ARRAY OF ANTIGENS AND			
5. With regard to the abstract,					
the text is approved as sub the text has been establish within one month from the	omitted by the applicant. ned, according to Rule 38.2(b), by this Authority date of mailing of this international search repo	y as it appears in Box III. The applicant may, ort, submit comments to this Authority.			
6. The figure of the drawings to be publi	shed with the abstract is Figure No.				
as suggested by the applic	cant.	None of the figures.			
because the applicant faile	ed to suggest a figure.				
because this figure better of	characterizes the invention.				





International application No.

PCT/US 99/18087

Box I	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This Inte	rnational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. X	Claims Nos.: 40 because they relate to subject matter not required to be searched by this Authority, namely: Remark: Although claims 40 is directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
2.	Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3.	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inter	rnational Searching Authority found multiple inventions in this international application, as follows:
	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3.	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4.	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark o	The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

INTERNATIONAL SEARCH REPORT

nternational Application No PCT/US 99/18087

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 C12N5/06 C12N15/79

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

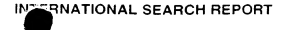
Minimum documentation searched (classification system followed by classification symbols) IPC 7 C12N

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Y	WO 97 24438 A (LAUS REINER; WU HONGYU (US); RUEGG CURTIS L (US); ACTIVATED CELL T) 10 July 1997 (1997-07-10) abstract page 1, line 1 -page 5, line 11 page 6, line 10 -page 10, line 15 examples, claims	1-40
Y	WO 97 09429 A (CORIXA CORP) 13 March 1997 (1997-03-13) abstract examples claims 41, 42	1-40

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
 Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed 	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Date of the actual completion of the international search 6 December 1999	Date of mailing of the international search report $16/12/1999$
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Panzica, G



PCT/US 99/18087

	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
ategory °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	SYMER D. ET AL.: "Inhibition or activation of human T cell receptor transfectants is controlled by defined, soluble antigen arrays" JOURNAL OF EXPERIMENTAL MEDICINE, vol. 176, no. 5, 1992, pages 1421-1430, XP000856935	1-40
\	WO 98 30706 A (ALLIANCE PHARMA ;ZAGHOUANI HABIB (US)) 16 July 1998 (1998-07-16)	
4	WO 98 14210 A (UNIV CALIFORNIA) 9 April 1998 (1998-04-09)	
A	WO 97 46256 A (JACKSON MICHAEL R ;SCRIPPS RESEARCH INST (US); KARLSSON LARS (US);) 11 December 1997 (1997-12-11)	
-		

2

INTERNATIONAL SEARCH REPORT

ormation on patent family members

nternational Application No PCT/US 99/18087

Patent docu cited in search		Publication date		atent family member(s)	Publication date
WO 97244	38 A	10-07-1997	AU CA EP US	1338097 A 2241373 A 0870022 A 5976546 A	28-07-1997 10-07-1997 14-10-1998 02-11-1999
WO 97094	29 A	13-03-1997	AU BR CA CN EP	7158796 A 9610268 A 2230927 A 1200146 A 0850305 A	27-03-1997 06-07-1999 13-03-1997 25-11-1998 01-07-1998
WO 98307	06 A	16-07-1998	AU	5821498 A	03-08-1998
WO 98142	10 A	09-04-1998	US AU EP	5849719 A 4671997 A 0935470 A	15-12-1998 24-04-1998 18-08-1999
WO 97462	56 A	11-12-1997	 AU	3210397 A	05-01-1998

From the:

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To

DOLLARD, Anne S. CHIRON CORPORATION Intellectual Property - R338 P.O. Box 8097 Emeryville, CA 94662-8097



WRITTEN OPINION

Emeryville, CA 94662-8097 ETATS-UNIS D'AMERIQUE		(PCT Rule 66)		
		Date of mailing (day/month/year)	04.05.2000	
Applicant's or agent's file reference		REPLY DUE	within 3 month(s) from the above date of mailing	
International application No. International filing date PCT/US99/18087 10/08/1999		(day/month/year)	Priority date (day/month/year) 10/08/1998	
International Patent Classification (IPC C12N5/06) or both national classification a	ind IPC		
Applicant CHIRON CORPORATION et a	I			
1 This written eninion is the fire	t drawn up by this Internatio	nal Preliminary Exam	nining Authority.	

1.	This written opi	inion is the f	irst drawn up l	by this International	Preliminary Examinin	g Authority.
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- 2. This opinion contains indications relating to the following items:
 - Basis of the opinion
 - II Priority

 - IV Lack of unity of invention
 - V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
 - VI

 Certain document cited
- 3. The applicant is hereby invited to reply to this opinion.
 - When?

1

See the time limit indicated above. The applicant may, before the expiration of that time limit,

request this Authority to grant an extension, see Rule 66.2(d).

How?

By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3.

For the form and the language of the amendments, see Rules 66.8 and 66.9.

Also:

For an additional opportunity to submit amendments, see Rule 66.4.

For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis.

For an informal communication with the examiner, see Rule 66.6.

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

 The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 10/12/2000. 5/10/00 Cuo

1512.100

Name and mailing address of the international preliminary examining authority:

9)

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Predazzi, V

Formalities officer (incl. extension of time limits)

Vullo, C

Telephone No. +49 89 2399 8061

Authorized officer / Examiner

WRITTEN OPINION

1. 1	Basis	of	the	opinion
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1.	This opinion has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office
	in response to an invitation under Article 14 are referred to in this opinion as "originally filed".):

	Description, pages:	
	1-32	as originally filed
	Claims, No.:	
	1-40	as originally filed
	Drawings, sheets:	•
	1/1	as originally filed
2.	The amendments have	e resulted in the cancellation of:
	☐ the description,	pages:
	☐ the claims,	Nos.:
	☐ the drawings,	sheets:
3.	This opinion has been considered to go beyo	established as if (some of) the amendments had not been made, since they have been and the disclosure as filed (Rule 70.2(c)):
4.	Additional observation	s, if necessary:
۷.	Reasoned statement applicability; citation	under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial as and explanations supporting such statement
1.	Statement	
	Novelty (N)	Claims 14, 16, 27, 28, 30-38
	Inventive step (IS)	Claims 1, 2, 10-13, 17, 18, 23-26, 39, 40
	Industrial applicability	(IA) Claims

Citations and explanations see separate sheet

WRITTEN OPINION

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet



Re Item I Basis of the report

Application as filed.

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following document:
 - D1: WO 97 46256 A (JACKSON MICHAEL R ;SCRIPPS RESEARCH INST (US); KARLSSON LARS (US);) 11 December 1997 (1997-12-11)
- 2. The subject-matter of <u>claims 14, 16, 27, 28 and 30-38</u> is not new in the sense of Article 33 (2) PCT.
- 2.1 D1 discloses a composition comprising at least one vector encoding an array of antigens for expression in an antigen-presenting cell (cf. D1 page 7, lines 1-3, pages 29-40, paragraph C.2.), said vector being undistinguishable from the vector produced by the method of claim 1 of the present application, said composition further comprising an antigen-presenting cell (cf. D1 page 7, lines 1-3, pages 29-40, paragraph C.2.) as in claims 14 and 16 of the present application.

D1 also discloses an **antigen-presenting cell** (cf. D1 claim 1), said cell being undistinguishable from the one produced by the method of <u>claim 17</u> of the present application, a method for activating CD4+ T cells *in vivo* or *in vitro* in the presence of an immunoregulatory factor such as IL-2, by contacting them with the antigen presenting-cell described above as in <u>claims 28 and 30-38</u> of the present application.

Hence, claims 14, 16, 27, 28 and 30-38 are not new in the sense of Article 33 (2) PCT.

3. The subject-matter of claims 1, 2, 10-13, 17, 18, 23-26, 29, 39 and 40 does not involve an inventive step in the sense of Article 33 (3) PCT.

WRITTEN OPINION SEPARATE SHEET

- D1, which is considered to be the closest prior art, discloses antigen-presenting 3.1 cells expressing genes introduced in said cells via transformation, the vectors for said transformation and uses of said cells as stated in paragraph 2.1 of the present communication.
- 3.2 The difference between D1 and the present application is in the method for the selection of the sequences to be expressed by the antigen-presenting cells and in the choice of the antigen-presenting cell.
- 3.2 Starting from D1, the problem to be solved may therefore be regarded as how to provide alternative ways of selection of target genes to be expressed in an alternative antigen-presenting cell.
- 3.3 The applicant solves the problem comparing target cells and non target cells DNA libraries, by selecting the sequences preferentially expressed in the target cells and by expressing said sequences in an antigen-presenting cell such as a dendritic cell, a macrophage, a B cell, a monocyte or a fibrocyte.
- 3.4 According to D1, the transformation of the antigen-presenting cell performed in order to express desired antigens on said cell, can be applied to any variety of transformed and non-transformed cells or cell lines including mammalian cell lines (cf. D1 page 41 lines 24-27) and the main antigen-presenting cells for T cells are also indicated in D1 (cf. D1 page 17, lines 6 and 7) as being dendritic cells, macrophages, and B cells.

Therefore, the choice of the antigen presenting cells to be transformed mad by the Applicant, would just be one of the many straightforward possibilities that the person skilled in the art could have obviously selected starting from D1. Furthermore, the comparison of DNA libraries in order to isolate tissue-specific (preferentially expressed sequences) is a mere routine technique that the person skilled in the art would obviously use in order to select preferentially expressed sequences for any suitable use.

The use of selectable markers such as neomycin resistance or others in a cell transformation technique is also a standard step in said technique, and the use of antigen-presenting cells for the possible treatment of diseases is known in the art and is the motivation for all the work on said cells being therefore trivial for the

person skilled in the art. According to the disease to be treated the use of said cells in the treatment of said disease is also an obvious consequence for the person skilled in the art.

Hence, claims 1, 2, 10-13, 17, 18, 23-26, 29, 39 and 40 do not fulfill the requirements of Article 33 (3) PCT.

Re Item VIII

Certain observations on the international application

Claims 28-32 and 33-40 refer to medical treatments. The Applicant is requested to note that the present wording of said claims may not be acceptable upon to entry into the regional phase; in fact, the patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment under Article 52.4 EPC, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

Concluding remarks:

The attention of the Applicant is drawn to the fact that the application may not be amended in such way that it contains subject-matter which extends beyond the content of the application as filed, Article 34(2)(b) PCT.

When filing amended claims the amended clams the applicant should at the same time bring the description into conformity with the amended claims. Care should be taking during revision, especially in the introductory portion and any statements of problem or advantage, not to add subject-matter which extends beyond the content of the application as originally filed (Article 34(2)(b) PCT).

In order to facilitate the examination of the conformity of the amended application with the requirements of Article 34(2)(b) PCT, the Applicant is requested to clearly identify the amendments carried out, irrespective of whether they concern amendments by addition, replacement or deletion, and to indicate the passages of

WRITTEN OPINION **SEPARATE SHEET**

the application as filed on which this amendments are based. If the Applicant regards it as appropriate, these indications could be submitted in handwritten form on a copy of the relevant parts of the application as filed.

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

DOLLARD, Anne S. **CHIRON CORPORATION** Intellectual Property - R338 P.O. Box 8097 Emeryville, CA 94662-8097 **ETATS-UNIS D'AMERIQUE**



NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT** (PCT Rule 71.1)

Date of mailing (day/month/year)

13.10.2000

IMPORTANT NOTIFICATION

Applicant's or agent's file reference 1512.100

Applicant

International filing date (day/month/year) 10/08/1999

Priority date (day/month/year)

10/08/1998

International application No. PCT/US99/18087

CHIRON CORPORATION et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

> File # Due Date

Final Date

Name and mailing address of the IPEA/

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer

Luoma, M

Tel.+49 89 2399-8929



PATENT COOPERATION THEAT

PCT

REC'D	7	OCT	2000	
WIPO			PCT	-

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference		See Notification of Transmittal of International						
1512.100		FOR FURTHER A	CTION		Examination Report (Form PCT/IPEA/416)			
International application No.			International filing date (day/month/year)		year)	Priority date (day/month/year)		
PCT/US99/18087			10/08/1999			10/08/1998		
Internationa C12N5/0		ent Classification (IPC) or na	tional classification and IP	С				
Applicant								
CHIRON	COF	RPORATION et al.						
		ational preliminary exami smitted to the applicant a		prepared	by this Inte	rnational Preliminary Examining Authority		
2. This F	REPC	PRT consists of a total of	6 sheets, including this	s cover sh	eet.			
b	een a		is for this report and/or	sheets co	ontaining re	n, claims and/or drawings which have ctifications made before this Authority e PCT).		
These	ann	exes consist of a total of	sheets.					
3. This r	eport	contains indications rela	ting to the following iter	ns:				
I	⊠	Basis of the report						
Ш		Priority						
111	\boxtimes	Non-establishment of o	pinion with regard to no	velty, inve	entive step	and industrial applicability		
١٧		Lack of unity of invention	n					
V	×	Reasoned statement ur citations and explanation			ovelty, inve	entive step or industrial applicability;		
VI		Certain documents cite	ed					
VII	VII Certain defects in the international application							
VIII	VIII Certain observations on the international application							
					*			
Date of submission of the demand				Date of completion of this report				
09/03/200	09/03/2000				13.10.2000			
	exami	address of the internationa ning authority:	l	Authorize	d officer	SPORTED TO STREET, THE STREET,		
<u></u>	D-80	pean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 523656	epmu d	Predaz	zi, V			
	Fax:	+49 89 2399 - 4465		Telephon	e No. +49 89	2399 7518		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/18087

I. Basis	f th	r	port
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1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.): Description, pages: 1-32 as originally filed Claims, No.: as originally filed 1-40 Drawings, sheets: 1/1 as originally filed 2. The amendments have resulted in the cancellation of: ☐ the description, pages: ☐ the claims, Nos.: ☐ the drawings, sheets: 3. This report has been established as if (some of) the amendments had not been made, since they have been entabled as if (some of) the amendments had not been made, since they have been established as if (some of) the amendments had not been made, since they have been established as if (some of) the amendments had not been made, since they have been established as if (some of) the amendments had not been made, since they have been established as if (some of) the amendments had not been made, since they have been established as if (some of) the amendments had not been made, since they have been established as if (some of) the amendments had not been made, since they have been established as if (some of) the amendments had not been made, since they have been established as if (some of) the amendment is not been established as if (some of) the amen considered to go beyond the disclosure as filed (Rule 70.2(c)): 4. Additional observations, if necessary: III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:

	he	entire	intern	ational	application	•
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☑ claims Nos. 28-32 and 34-40.

because:

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

Int mational application No. PCT/US99/18087

Ø	the said international application, or the said claims Nos. 28-32 and 34-40 relate to the following subject matter which does not require an international preliminary examination (<i>specify</i>):
	see separate sheet
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so uncl ar that no meaningful opinion could be formed (specify):
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
	no international search report has been established for the said claims Nos

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: No:

Claims 1-13, 15, 17-26, 29, 39, 40

Inventive step (IS)

Yes:

Claims 14, 16, 27, 28, 30-38 Claims 3-9, 15, 16, 19-22, 29

No:

Claims 1, 2, 10-14, 16-18, 23-28, 30-40

Industrial applicability (IA)

Yes:

Claims 1-27, 33

No:

Claims

- 2. Citations and explanations
 - s e separate sheet

Re Item I Basis of the report

Application as filed.

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 28-32 and 34-40 refer to medical treatments. For the assessment of said claims on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment. Claims 28-32 and 34-40 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following document:
 - D1: WO 97 46256 A (JACKSON MICHAEL R ;SCRIPPS RESEARCH INST (US); KARLSSON LARS (US);) 11 December 1997 (1997-12-11)
- 2. The subject-matter of <u>claims 14, 16, 27, 28 and 30-38</u> is not new in the sense of Article 33 (2) PCT.
- 2.1 D1 discloses a composition comprising at least one vector encoding an array of antigens for expression in an antigen-presenting cell (cf. D1 page 7, lines

1-3, pages 29-40, paragraph C.2.), said vector being undistinguishable from the vector produced by the method of claim 1 of the present application, said composition further comprising an antigen-presenting cell (cf. D1 page 7, lines 1-3, pages 29-40, paragraph C.2.) as in claims 14 and 16 of the present application.

D1 also discloses an antigen-presenting cell (cf. D1 claim 1), said cell being undistinguishable from the one produced by the method of claim 17 of the present application, a method for activating CD4+ T cells in vivo or in vitro in the presence of an immunoregulatory factor such as IL-2, by contacting them with the antigen presenting-cell described above as in claims 28 and 30-38 of the present application.

Hence, claims 14, 16, 27, 28 and 30-38 are not new in the sense of Article 33 (2) PCT.

- 3. The subject-matter of claims 1, 2, 10-13, 17, 18, 23-26, 29, 39 and 40 does not involve an inventive step in the sense of Article 33 (3) PCT.
- 3.1 D1, which is considered to be the closest prior art, discloses antigen-presenting cells expressing genes introduced in said cells via transformation, the vectors for said transformation and uses of said cells as stated in paragraph 2.1 of the present communication.
- 3.2 The difference between D1 and the present application is in the method for the selection of the sequences to be expressed by the antigen-presenting cells and in the choice of the antigen-presenting cell.
- 3.2 Starting from D1, the problem to be solved may therefore be regarded as how to provide alternative ways of selection of target genes to be expressed in an alternative antigen-presenting cell.
- 3.3 The applicant solves the problem comparing target cells and non target cells DNA libraries, by selecting the sequences preferentially expressed in the target cells and by expressing said sequences in an antigen-presenting cell such as a dendritic cell, a macrophage, a B cell, a monocyte or a fibrocyte.

EXAMINATION REPORT - SEPARATE SHEET

3.4 According to D1, the transformation of the antigen-presenting cell performed in order to express desired antigens on said cell, can be applied to any variety of transformed and non-transformed cells or cell lines including mammalian cell lines (cf. D1 page 41 lines 24-27) and the main antigen-presenting cells for T cells are also indicated in D1 (cf. D1 page 17, lines 6 and 7) as being dendritic cells, macrophages, and B cells.

Therefore, the choice of the antigen presenting cells to be transformed mad by the Applicant, would just be one of the many straightforward possibilities that the person skilled in the art could have obviously selected starting from D1. Furthermore, the comparison of DNA libraries in order to isolate tissue-specific (preferentially expressed sequences) is a mere routine technique that the person skilled in the art would obviously use in order to select preferentially expressed sequences for any suitable use.

The use of selectable markers such as neomycin resistance or others in a cell transformation technique is also a standard step in said technique, and the use of antigen-presenting cells for the possible treatment of diseases is known in the art and is the motivation for all the work on said cells being therefore trivial for the person skilled in the art. According to the disease to be treated the use of said cells in the treatment of said disease is also an obvious consequence for the person skilled in the art.

Hence, claims 1, 2, 10-13, 17, 18, 23-26, 29, 39 and 40 do not fulfill the requirements of Article 33 (3) PCT.

4. Claims 3-9, 15, 19-22 and 29 appear to be novel and inventive under Article 33 (2) and (3) PCT.

PCT

WORLD INTELLECTUAL PROPERTY ORGANIZATION International Bureau



INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 7:
C12N 5/06, 15/79
A1
(11) International Publication Number: WO 00/09665
(43) International Publication Date: 24 February 2000 (24.02.00)

(21) International Application Number: PCT/US99/18087

(22) International Filing Date: 10 August 1999 (10.08.99)

(30) Priority Data:

60/096,131 10 August 1998 (10,08.98) US

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Published

With international search report.

Before the expiration of the time limit for amending the claims and to be republished in the event of the receipt of amendments.

(54) Title: ENGINEERED ANTIGEN-PRESENTING CELLS EXPRESSING AN ARRAY OF ANTIGENS AND USES THEREOF

(57) Abstract

The present invention provides a method for presentation of multiple disease associated antigens in antigen-presenting cells which can be used to generate a prophylactic or therapeutic immune response against the disease with which the antigens are associated. The method employs differential screening of nucleic acid sequences expressed by target and non-target cells. By identifying nucleic acid sequences preferentially expressed in a target cell population and expressing the identified sequences in antigen-presenting cells, one can stimulate an immune response directed at a target cell population without being limited to single, previously identified antigens.

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ENGINEERED ANTIGEN-PRESENTING CELLS EXPRESSING AN ARRAY OF ANTIGENS AND USES THEREOF

Throughout this application various publications are referenced. The disclosures of these publications in their entireties are hereby incorporated by reference into this application in order to more fully describe the state of the art to which this invention pertains.

TECHNICAL FIELD OF THE INVENTION

The invention relates to immunotherapy involving the activation of T lymphocytes by antigen-presenting cells that are genetically modified to express and present on their surface an array of antigens that are differentially expressed by a target population. The antigen-presenting cells can be genetically modified by transduction with nucleic acid sequences identified by differential screening of nucleic acid sequences expressed in a target population relative to a non-target population.

BACKGROUND OF THE INVENTION

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Dendritic cells, which are specialized antigen-presenting cells, can be used to process antigens from diseased tissue and present them to the immune system. Dendritic cells are leukocytes derived from bone marrow and are considerably more potent than other antigen-presenting cells with respect to presentation and activation of cytotoxic T lymphocytes (CTLs). Publications relevant to dendritic cells include Young et al. 1996, J. Exp. Med. 183:7-11; Alavaikko et al. 1994, Am. J. Clin. Pathol. 101:761-767; Shunichi et al. 1995, Cancer 75:1478-1483; Hsu et al., 1996, Nature Medicine 2:52-58; Mayordomo et al. 1995, Nature Medicine 1:1297-1302; Paglia et al. 1996, J. Exp. Med. 183:317-322; and Boczkowski et al. 1996, J. Exp. Med. 184:465-472.

There is a need for a vaccine that can boost multiple clones of CTLs to enhance the immune response and to prevent the escape of a tumor from immune selection.

Accordingly, there is a need for a system for providing antigen-presenting cells with (i) a broader spectrum of potential anti-tumor antigens and (ii) providing the antigens in a form which the antigen-presenting cells can effectively process and present.

SUMMARY OF THE INVENTION

- The invention provides a system for priming antigen-presenting cells with a repertoire of antigens of a specific cell type, for example, a tumor cell or a virally-infected cell. Further, the approach need not be restricted to stimulating an immune response against diseased tissue. It can be used to mount an immune response against any target tissue and to ablate any target cell expressing a particular set of antigens.
- The invention provides a method of producing at least one vector encoding an array of antigens for expression in an antigen-presenting cell. In one embodiment, the method comprises comparing first nucleic acid sequences expressed by a target cell population with second nucleic acid sequences expressed by a non-target cell population. The method further comprises selecting nucleic acid sequences preferentially expressed by the target cell population relative to the non-target cell population, and introducing the selected nucleic acid sequences into at least one vector capable of directing expression of the selected nucleic acid sequences in an antigen-presenting cell. In one embodiment, the antigen-presenting cell is a dendritic cell, macrophage, B cell, monocyte or fibrocyte. In another embodiment, the vector further comprises a dendritic cell targeting element.

In one embodiment, the first and second nucleic acid sequences are of the same tissue of origin. The selected nucleic acid sequences can number one or more. For example, the selected nucleic acid sequences can comprise at least 3 different nucleic acid sequences, at least 5 different nucleic acid sequences, at least 7 different nucleic acid sequences, or at least 9 different nucleic acid sequences. The vector can further comprise a nucleic acid sequence encoding an immunomodulatory cofactor. The immunomodulatory cofactor can be, for example, IL-2, IL-3, IL-8, OKT3, α-interferon, γ-interferon, or MIP-1α. The vector can further encode at least one selectable marker. Examples of

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selectable markers include, but are not limited to, PLAP, GFP and neomycin resistance. In one embodiment, the target cell is a cancer cell. In another embodiment, the target cell is an infectious agent, such as a virus, a bacterium or a parasite.

The invention additionally provides a composition comprising at least one vector produced by the method described above. In one embodiment, the vector further comprises an antigen-presenting cell targeting element. The composition can further comprise an antigen-presenting cell.

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The invention also provides a method of producing an antigen-presenting cell that presents an array of antigens. The method comprises comparing first nucleic acid sequences expressed by a target cell population with second nucleic acid sequences expressed by a non-target cell population. The method further comprises selecting nucleic acid sequences preferentially expressed by the target cell population relative to the non-target cell population, and genetically modifying an antigen-presenting cell to express the selected nucleic acid sequences. Also provided is an antigen-presenting cell produced by the method described above or genetically modified with a vector produced by a method of the invention.

The invention provides a method of activating immune cells comprising contacting an immune cell with an antigen-presenting cell genetically modified in accordance with the invention. In one embodiment, the immune cell is a T cell. Examples of T cells activated by the method include, but are not limited to, cytotoxic T lymphocytes (CTLs) and helper T cells. Also provided is a method of inducing a toleragenic response comprising contacting an immune cell with an antigen-presenting cell genetically modified in accordance with the invention. In one embodiment, the immune cell is a helper T cell such as a T_{H2} cell. In one embodiment of the method of activating T cells or inducing a toleragenic response, the contacting occurs *in vivo*. Alternatively, the contacting can occur *ex vivo*. The invention also provides immune cells, such as CTLs and T_{H2} cells, activated by a method of the invention. The activated immune cells can be provided in the form of a composition.

The invention provides a method of activating T cells *in vivo* comprising administering a composition comprising a vector or antigen-presenting cell of the invention to a subject. Also provided is a method of killing a target cell *in vivo* comprising administering a composition, vector or antigen-presenting cell of the invention to a subject. The invention also provides methods of preventing infection, treating cancer, and treating a viral infection, the methods comprising administering a composition, vector or antigen-presenting cell of the invention to a subject.

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BRIEF DESCRIPTION OF THE FIGURE

Figure 1 depicts cell surface markers that can be used to identify dendritic cells. A (-) indicates a marker not present on dendritic cells that can be used in negative selection strategies. The (+), (++) and (+++) respectively indicate increasingly useful markers present on the dendritic cell surface.

DETAILED DESCRIPTION OF THE INVENTION

The present invention provides a strategy for presentation of multiple antigens in antigen-presenting cells which can be used to generate a prophylactic or therapeutic immune response against one or more target cell populations with which the antigens are associated. The strategy employs comparing and selecting nucleic acid sequences expressed by target and non-target cells. By identifying nucleic acid sequences preferentially expressed in a target cell population and expressing the identified sequences in antigen-presenting cells, one can stimulate an immune response directed at a target cell population without being limited to previously identified antigens. The use of an array of antigens can elicit a more effective immune response by directing lymphocytes to a variety of antigen targets. This multiple antigen strategy is advantageous both for targeting an immune response to more antigens associated with a given disease, and for targeting an immune response to a disease for which an effective antigen for a particular patient or for a particular disease is not known.

The vectors and antigen-presenting cells of the invention can be prepared without prior purification of individual disease-associated antigens. This is particularly useful when a given tissue or cell expresses multiple disease-associated antigens, or when a target antigen is unknown. By making use of differential screening to identify preferentially expressed nucleic acid sequences, one can avoid problems with lack of specificity as nucleic acid sequences encoding non-target antigens can be excluded.

The invention provides a composite preparation of vectors encoding antigens for expression in antigen-presenting cells, which cells can then be used to activate T cells of a subject in vivo, ex vivo, or in vitro, without specific prior knowledge of the relevant disease-associated antigens in that subject. A composite preparation can be used to activate a variety of T cells, directed against more than one antigen and against more than one disease or target cell population.

Definitions

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All scientific and technical terms used in this application have meanings commonly used in the art unless otherwise specified. As used in this application, the following words or phrases have the meanings specified.

As used herein, "target cell population" means one or more cells sharing at least one common feature, the elimination or protection of which is desired. Examples of a target cell include, but are not limited to, an infectious agent such as a virus, bacterium or parasite, a cell which is susceptible to autoimmune attack, and a disease cell such as a cancer cell, including highly metastatic cancer cells and low metastatic cancer cells. As used in the context of a target cell, "infectious agent" includes both the infectious agent itself and cells infected by the agent. For example, when the target cell is a virus, the target cell may be the virus alone, a virally infected cell or both.

As used herein, "preferentially expressed" refers to nucleic acid sequences that are present in substantially greater amounts in a target sample as compared to a non-target sample. A substantially greater amount can be at least about 20% more. In one

embodiment, substantially greater is about 50% more. In another embodiment, substantially greater is at least about 10 times as much. In more preferred embodiments, substantially greater is at least about 10 times as much. In more preferred embodiments, substantially greater is at least about 20, 50 or 100 times as much. The relationship between the target and non-target samples is selected to optimize the identification of sequences encoding antigens relatively specific to the target cells. For example, a target cell can be a colon carcinoma cell and a corresponding non-target cell would be a non-cancerous colon cell. In another example, the target cell can be a highly pathogenic virus and the non-target cell a less pathogenic virus. Differential screening between such target and non-target populations can yield nucleic acid sequences encoding antigens associated with a particular disease or pathogen, without requiring knowledge of the relevant antigens.

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As used herein, "vector" means a construct which is capable of delivering, and preferably expressing, one or more gene(s) or sequence(s) of interest in a host cell.

Examples of vectors include, but are not limited to, viral vectors, naked DNA or RNA expression vectors, DNA or RNA expression vectors associated with cationic condensing agents, DNA or RNA expression vectors encapsulated in liposomes, and certain eukaryotic cells, such as producer cells.

As used herein, "expression control sequence" means a nucleic acid sequence which directs transcription of a nucleic acid. An expression control sequence can be a promoter, such as a constitutive or an inducible promoter, or an enhancer. The expression control sequence is operably linked to the nucleic acid sequence to be transcribed.

The term "nucleic acid" refers to a deoxyribonucleotide or ribonucleotide polymer in
either single- or double-stranded form, and unless otherwise limited, encompasses
known analogs of natural nucleotides that hybridize to nucleic acids in a manner similar
to naturally-occurring nucleotides. Unless otherwise indicated, a particular nucleic acid
sequence optionally includes the complementary sequence.

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As used herein, "antigen-presenting cell" or "APC" means a cell capable of handling and presenting antigen to a lymphocyte. Examples of APCs include, but are not limited to, macrophages, Langerhans-dendritic cells, follicular dendritic cells, B cells, monocytes, fibroblasts and fibrocytes. Dendritic cells are a preferred type of antigen presenting cell. Dendritic cells are found in many non-lymphoid tissues but can migrate via the afferent lymph or the blood stream to the T-dependent areas of lymphoid organs. In non-lymphoid organs, dendritic cells include Langerhans cells and interstitial dendritic cells. In the lymph and blood, they include afferent lymph veiled cells and blood dendritic cells, respectively. In lymphoid organs, they include lymphoid dendritic cells and interdigitating cells. As used herein, each of these cell types and each of their progenitors is referred to as a "dendritic cell," unless otherwise specified.

As used herein, "antigen-presenting cell targeting element" means a molecule which is capable of specifically binding an antigen-presenting cell, such as a dendritic cell. A targeting element specifically binds a dendritic cell when a biological effect is seen in that cell type after binding of the targeting element and its complement, or, when there is greater than a 10 fold difference, and preferably greater than a 25, 50 or 100 fold difference between the binding of the coupled targeting element to dendritic cells and non-target cells. Generally, it is preferable that the targeting element bind to antigenpresenting cells with a K_D of less than 10⁻⁵ M, preferably less than 10⁻⁶ M, more preferably less than 10⁻⁷ M, and most preferably less than 10⁻⁸ M (as determined by Scatchard analysis (Scatchard, 1949, Ann. N.Y. Acad. Sci. 51:660-672)). Suitable targeting elements are preferably non-immunogenic, not degraded by proteolysis, and not scavenged by the immune system. Particularly preferred targeting elements have a half-life (in the absence of a clearing agent) in an animal of between 10 minutes and 1 week. Examples of dendritic cell surface markers, against which antibodies (or antigen binding domains derived therefrom) can be generated to produce dendritic cell targeting elements, include, but are not limited to, those depicted in Figure 1 (e.g., CD1, CD11a, CD11c, CD23, CD25, CD32, CD40, CD45, CD54, CD58, MHC Class I, MHC Class II, Mac-1, Mac-2, Mac-3).

As used herein, "immunomodulatory cofactor" includes a factor which, when expressed in APCs, causes the immune response to an antigen presented by the APC to be enhanced in quality or potency from that which would have occurred in the absence of the cofactor. The quality or potency of a response may be measured by a variety of assays known in the art including, for example, in vitro assays which measure cellular proliferation (e.g., ³H-thymidine uptake), and in vitro cytotoxicity assays (e.g., which measure 51Cr release; Warner et al. 1991, AIDS Res. and Human Retroviruses 4:645-655). In alternative embodiments, an immunomodulatory cofactor is, rather than being encoded by the expression vector, added exogenously before, concurrently with, or after administration of the vector. Examples of immunomodulatory cofactors include, but are not limited to cytokines and chemokines, such as IL-1, IL-2, IL-3, IL-4, IL-5, IL-6, IL-7, IL-8, IL-9, IL-10, IL-11, IL-12, IL-13, IL-14, IL-15, OKT3, α -interferon, β interferon, γ-interferon, MIP-1α (LD-78), granulocyte-macrophage colony-stimulating factor (GM-CSF), granulocyte colony-stimulating factor (G-CSF), tumor necrosis factors (TNFs), CD3, CD8, ICAM-1, ICAM-2, LFA-1, LFA-3, and other proteins such as HLA Class I molecules, HLA Class II molecules, B7, B7-2, β,-microglobulin, chaperones, and MHC linked transporter proteins or analogs thereof. The choice of immunomodulatory cofactor is based on the therapeutic effects of the factor. Preferred immunomodulatory cofactors include α-interferon, γ-interferon and IL-2.

20 Nucleic Acid Sequences

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The invention provides nucleic acid sequences encoding an array of antigens that are preferentially expressed in a target cell population and which can be used to genetically modify antigen-presenting cells (APCs). The invention further provides a method for preparing these nucleic acid sequences. The nucleic acid sequences can be prepared by comparing first nucleic acid sequences expressed by a target cell population with second nucleic acid sequences expressed by a non-target cell population. Nucleic acid sequences preferentially expressed by the target cell population relative to the non-target cell population are then selected. This method provides nucleic acid sequences that can be used to express an array of antigens in APCs without prior knowledge of the antigens

and without compromising specificity for the target cell population. Nucleic acid sequences include DNA, RNA, and synthetic derivatives thereof.

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Methods of comparing sets of nucleic acid sequences and selecting differentially expressed sequences are known in the art. The comparing can be performed using nucleic acid sequences isolated from samples, such as from one or more cell types, or it can be performed by comparing sequence data obtained, for example, from a public database such as GenBank, EMBL, or DNA Database of Japan (DDBJ). For example, when two nucleic acid samples are to be compared, such as sequences from a target cell population and sequences from a non-target cell population, each sample can be derived from either an isolated pool of nucleic acid sequences, database sequence information, any other source of nucleic acid sequence information, or a combination of two or more sources. Conventional techniques for differential display of mRNA and differential screening of a cDNA library are described in F. M. Ausubel et al., eds., 1996, Current Protocols in Molecular Biology, John Wiley & Sons, Inc., unit 5.8 and sections 5.8.6, 5.8.14.

One example of detecting differential expression of genes is described in U.S. Patent No. 5,677,125, which relates to a method of detecting and diagnosing pre-invasive breast cancer. In this example, epithelial cells are isolated from a sample of abnormal breast tissue which exhibits histological or cytological characteristics of pre-invasive breast cancer, and mRNA is isolated from the sample. One or more abnormal breast tissue cDNA libraries is prepared from the isolated mRNA. One or more cDNA libraries is then prepared by similar means from a sample of normal breast tissue. The cDNA of the abnormal and normal libraries is compared to detect the expression of at least one gene in the abnormal sample which is different from that expressed in the normal sample. A similar approach can be applied to obtain an array of nucleic acid sequences preferentially expressed by a target cell population relative to a non-target cell population for introduction into APCs.

The non-target cell can be a normal cell or it can be a diseased cell, but having a different spectrum of antigens from the target cell. For example, it may be desirable to obtain antigens specific for a particular stage in disease. Thus, the non-target cell could be a cell in a different stage of the target disease. An example of a non-target cell population is one or more selected from stage 1 and stage 2 cells in cervical carcinoma. Antigen-presenting cells can be provided that present antigens specific to a desired stage, such as stage 3 cervical carcinoma. In another example, the target cell population is a highly metastatic colon cancer cell line and the non-target cell population is a low metastatic colon cancer cell line. Differential screening of nucleic acid sequences expressed by the two cell lines can be used to select sequences encoding antigens specific to highly metastatic colon cancer cells. When the non-target cell is a normal cell, differential screening eliminates or reduces the nucleic acid sequences common to normal cells, thereby avoiding an immune response directed at antigens present on normal cells. When the non-target cell is a normal cell, differential screening eliminates or reduces nucleic acid sequences common to normal cells, thereby avoiding an immune response directed at antigens present on normal cells. Examples of target/non-target cell combinations suitable for differential screening include, but are not limited to, KM12L4A cells (high metastatic colon cancer line; Morikawa et al., 1988, Cancer Res. 48:1943)/KM12C (low metastatic colon cancer line; Morikawa et al., 1988, Cancer Res. 48:6863); MDA-MB-231 cells (high metastatic breast cancer line; Brinkley et al., 1980, Cancer Res. 40:3118)/MCF-7 cells (non-metastatic breast cancer line; Yang et al., 1998, Anticancer Res. 18(1A):53-59); and MV-522 cells (high metastatic lung cancer line; Varki et al., 1987, Int. J. Cancer 40:46)/UCP-3 cells (low metastatic lung cancer cell line; Varki et al., 1987, supra).

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Differential screening can also provide various tailored combinations of antigen-presenting cells. One combination of APCs of the present invention encompasses antigens relating to associated pathologies. For example, HIV-infected patients are often infected with CMV. Accordingly, antigen-presenting cells can be prepared expressing genes preferentially associated with HIV-infected cells, and a second

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preparation can be prepared in which the antigen-presenting cells express antigen preferentially expressed by CMV-infected cells. These two preparations can be combined and administered to a subject providing simultaneous treatment for both pathologies. Examples of other associated pathologies wherein preparations of antigen-presenting cells can be combined include HIV and Epstein-Barr virus (EBV) positive lymphoma; and HIV and hepatitis C virus (HCV).

Another example in which separate preparations can be combined provides APCs for targeting a tumor or tumors of unclear origin. In this case, antigen-presenting cells genetically modified to express nucleic acid sequences from a spectrum of tumor types can be used to elicit a broad anti-tumor immune response.

A third instance in which separate preparations can be combined provides for targeting a disease associated with a different spectrum of antigens in different patients.

Preparations from various patients that encompass most or all of the repertoire of antigens associated with the disease in most or all patients can be combined and administered to a subject without having to first determine what antigens are expressed in that individual subject's disease.

The combinations can be prepared at the nucleic acid level. In this case, preferentially expressed nucleic acids are combined and then introduced into antigen-presenting cells in vitro. Alternatively, preferentially expressed nucleic acids can be used to prepare separate antigen-presenting cells which then can be combined to provide a composite antigen preparation.

In one embodiment of the invention, mRNA preferentially expressed by the target cell population is used to obtain nucleic acid such as cDNA encoding full-length sequences. Nucleic acid sequences so obtained can be used to identify differentially expressed antigens associated with the target cell population. One can then test antigens so obtained to determine which are most effective as immunogens.

In one example of testing an antigen's immunogenicity, peripheral blood cells are removed from a subject. Dendritic cells are then isolated and either pulsed with the antigen to be tested or genetically modified to express the test antigen. The pulsed or modified dendritic cells can then be used to stimulate the subject's T cells *in vitro*. The ability of the modified dendritic cells to stimulate T cells is indicative of immunogenicity of the test antigen.

Vectors

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The invention additionally provides vectors containing nucleic acid sequences selected by differential screening as described above. The selected sequences can be introduced into at least one vector. Preferably the vector is capable of directing expression of the selected nucleic acid sequences in an antigen-presenting cell, such as a dendritic cell. A vector can encode a single antigen or multiple antigens. When multiple antigens are encoded by a single expression vector, the antigens can be derived from the same or different cell types. Alternatively, a composition comprising more than one vector, each encoding one or more antigens associated with a cell type the same as or different from those encoded by other vectors, can also be prepared.

In one embodiment, the invention provides a method of producing at least one vector encoding an array of antigens for expression in an antigen-presenting cell. In one embodiment, the method comprises comparing first nucleic acid sequences expressed by a target cell population with second nucleic acid sequences expressed by a non-target cell population. The method further comprises selecting nucleic acid sequences preferentially expressed by the target cell population relative to the non-target cell population, and introducing the selected nucleic acid sequences into at least one vector capable of directing expression of the selected nucleic acid sequences in an antigen-presenting cell. In one embodiment, the antigen-presenting cell is a dendritic cell, macrophage, B cell, monocyte or fibrocyte. In another embodiment, the vector further comprises a dendritic cell targeting element.

In one embodiment of the method, the first and second nucleic acid sequences are of the same tissue of origin. The selected nucleic acid sequences can number one or more. For example, the selected nucleic acid sequences can comprise at least 3 different nucleic acid sequences, at least 5 different nucleic acid sequences, at least 7 different nucleic acid sequences, or at least 9 different nucleic acid sequences. The vector can further comprise a nucleic acid sequence encoding an immunomodulatory cofactor. The immunomodulatory cofactor can be, for example, IL-2, IL-3, IL-8, OKT3, α-interferon, γ-interferon, or MIP-1α. The vector can further encode at least one selectable marker. Examples of selectable markers include, but are not limited to, PLAP (U.S. Patent Application Serial No. 09/006,298, filed January 13, 1998), GFP and neomycin resistance. In one embodiment, the target cell is a cancer cell. In another embodiment, the target cell is an infectious agent, such as a virus, a bacterium or a parasite.

Vectors of the invention can be used to genetically modify APCs such as dendritic cells

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either in vivo or in vitro. Several ways of genetically modifying APCs are known, including transduction with a viral vector either directly or via a retroviral producer cell, 15 calcium phosphate precipitation, fusion of the recipient cells with bacterial protoplasts containing the DNA, treatment of the recipient cells with liposomes containing the DNA, DEAE dextran, receptor-mediated endocytosis, electroporation, micro-injection, and many other techniques known to those of skill. See, e.g., Methods in Enzymology, 185, Academic Press, Inc., San Diego, CA (D.V. Goeddel, ed.) 1990, or M. Krieger, 20 Gene Transfer and Expression -- A Laboratory Manual, Stockton Press, New York, NY, 1990, and the references cited therein, as well as Berger and Kimmel, Guide to Molecular Cloning Techniques, Methods in Enzymology 152 Academic Press, Inc., San Diego, CA (Berger); Sambrook et al. Molecular Cloning - A Laboratory Manual (2nd ed.) 1-3 1989; and Current Protocols in Molecular Biology, F.M. Ausubel et al., eds., 25 Greene Publishing Associates, Inc. and John Wiley & Sons, Inc., (1994 Supplement), WO 93/24640; Mannino and Gould-Fogerite 1988, Biotechniques 6(7):682-691; U.S. Patent No. 5,279,833; WO 91/06309; and Felgner et al. Proc. Natl. Acad. Sci. USA 84:7413-7414 1987.

Examples of viral vectors include, but are not limited to retroviral vectors based on, e.g., HSV, HIV, murine retroviruses, gibbon ape leukemia virus and other viruses such as adeno-associated viruses (AAVs) and adenoviruses. (Miller et al. 1990, Mol Cell Biol. 10:4239; J. Kolberg 1992, NIH Res. 4:43, and Cornetta et al. 1991, Hum. Gene Ther. 2:215). Widely used retroviral vectors include those based upon murine leukemia virus (MuLV), gibbon ape leukemia virus (GaLV), ecotropic retroviruses, human immunodeficiency virus (HIV), and combinations. See, e.g. Buchscher et al. 1992, J. Virol. 66(5):2731-2739; Johann et al. 1992, J. Virol. 66(5):1635-1640; Sommerfelt et al. 1990, Virol. 176:58-59; Wilson et al. 1989, J. Virol. 63:2374-2378; Miller et al. 1991, J. Virol. 65:2220-2224, and Rosenberg and Fauci 1993 in Fundamental Immunology, Third Edition, W.E. Paul (ed) Raven Press, Ltd., New York and the references therein; Miller et al. 1990, Mol. Cell. Biol. 10:4239; R. Kolberg 1992, J. NIH Res. 4:43; and Cornetta et al. 1991, Hum. Gene Ther. 2:215.

Murine vectors comprising Gibbon Ape Leukemia Virus (GaLV) envelopes can be used to transduce many mammalian cells. See, Johann et al. 1992, *supra*. The same receptor is used by simian sarcoma associated virus (SSAV), a strain of GaLV (Sommerfelt et al. 1990, *supra*). The construction of hybrid virions having GaLV envelope proteins has been demonstrated (Wilson et al. 1989, *supra*; Miller et al. 1991, *supra*). Any of these vectors and methods of making retroviral clones can be applied to the present invention.

GaLV retroviral packaging cell lines can be used to provide infectious replication-defective hybrid virions for use in gene transfer in humans, hamsters, cows, cats, dogs, monkeys, chimpanzees, macaques, primates, and other species whose cells have host cell receptors for GaLV envelope proteins.

Additional examples of vectors include, but are not limited to adenoviral vectors, AAV vectors, pox viral vectors (B. Moss, 1992, Current Topics in Microbiology and Immunology 158:25-38) including vaccinia, fowl pox, and canary pox, recombinant influenza viral vectors (A. Garcia-Sastre and P. Palese 1995, Biologicals 23:171-178) or non-viral gene delivery techniques (F. Leedley 1994, Biotechnology 5:626-636). AAV-based vectors can be used to transduce cells with selected nucleic acids, e.g., in the *in*

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vitro production of nucleic acids and peptides, and in in vivo and ex vivo gene therapy procedures. See, West et al. 1987, Virology 160:38-47; U.S. Patent No. 4,797,368; WO 93/24641; Kotin 1994, Human Gene Therapy 5:793-801; and Muzyczka 1994, J. Clin. Invest. 94:1351.

5 In vitro amplification techniques suitable for amplifying sequences to be subcloned into an expression vector are known. Examples of such in vitro amplification methods, including the polymerase chain reaction (PCR), ligase chain reaction (LCR), QBreplicase amplification and other RNA polymerase mediated techniques (e.g., NASBA), are found in Berger, Sambrook et al. 1989, Molecular Cloning - A Laboratory Manual (2nd Ed) 1-3; and U.S. Patent No. 4,683,202; PCR Protocols A Guide to Methods and 10 Applications (Innis et al. eds) Academic Press Inc. San Diego, CA 1990; Arnheim & Levinson (October 1, 1990) C&EN 36-47; J. NIH Res. 1991, 3:81-94; Kwoh et al. 1989, Proc. Natl. Acad. Sci. USA 86:1173; Guatelli et al. 1990, Proc. Natl. Acad. Sci. USA 87:1874; Lomell et al. 1989, J. Clin. Chem. 35:1826; Landegren et al. 1988, Science 241:1077-1080; Van Brunt 1990, Biotechnology 8:291-294; Wu and Wallace 15 1989, Gene 4:560; Barriner et al. 1990, Gene 89:117; and Sooknanan and Malek 1995, Biotechnology 13:563-564. Improved methods of cloning in vitro amplified nucleic acids are described in U.S. Patent No. 5,426,039.

Antigen-Presenting Cells

Antigen-presenting cells (APCs) process antigen and present it to a lymphocyte. The invention provides APCs that present an array of antigens. The APCs are genetically modified to express nucleic acid sequences preferentially expressed by a target cell population relative to a non-target cell population. Examples of APCs include, but are not limited to, macrophages, Langerhans dendritic cells, follicular dendritic cells, B cells, monocytes, fibroblasts and fibrocytes. In a preferred embodiment, the APC is a dendritic cell. Selection of the optimal APC can vary, however, with the antigen to be presented (Butz and Bevan 1998, J. Immunol. 160:2130-2144).

Dendritic cells have an unusual dendritic shape, are motile, and efficiently cluster and activate T cells that are specific for cell surface stimuli. Typically, dendritic cells in non-lymphoid organs, such as Langerhans cells and interstitial cells, become veiled cells (cells which continually extend and retract large lamellipodia) in the afferent lymph and blood which migrate to lymphoid tissues, where they can be isolated as dendritic or interdigitating cells.

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Dendritic cells initiate T-dependent responses from quiescent lymphocytes. Once sensitized, T cells interact with other antigen presenting cells. Dendritic cell antigen processing activity is regulated. Fresh cells, i.e., cells cultured for less than a day, isolated from skin or lymphoid organs present native proteins. After that time, they do not process antigens. In addition, dendritic cells are not actively phagocytic.

Dendritic cells can be isolated and prepared using conventional techniques such as those described in Tedder and Jansen, 1997, Current Protocols in Immunology, John Wiley & Sons, unit 7.32. Other methods for obtaining and identifying dendritic cells are described in WO 98/15579; WO 98/01538; WO 98/15615; and WO 98/14561. For example, human dendritic cells can be isolated from blood mononuclear cells by first enriching a peripheral cell population for dendritic cells by depletion of T cells and adherent cells. Density gradient centrifugation of the preparation over metrizamide is used to isolate low buoyant density cells. This population has virtually no lymphocytes and contains 20-80% dendritic cells. The purity of dendritic cells can be determined by a variety of techniques, including hemacytometer counting, immunostaining after cytocentrifugation onto glass slides and immunofluorescence staining with flow cytometric analysis. Flow cytometry is preferred, however, for optimal quantitation and consistency.

Young et al. have identified dendritic cell colony-forming units among normal human CD34+ (positive for this hematopoietic stem cell marker) bone marrow progenitors that give rise to pure dendritic cell colonies (Young et al. 1995, J. Exp. Med. 182:1111-1120). Addition of c-kit-ligand to GM-CSF- and TNF-α-supplemented suspension of

CD34+ bone marrow cells expands dendritic cell colony-forming units almost 100-fold by 14 days. These colony-derived dendritic cells are potent stimulators of T cells.

Partially enriched populations of epidermal Langerhans cells, wherein Langerhans cells may comprise up to about 60% of the total cell population, may be readily prepared. Keratinocytes can be depleted from murine tissue using α-thy-1 (a monoclonal antibody) and complement plus adherence. Enriched preparations of human Langerhans cells can be prepared by substituting an anti-CD 1 antibody for α -thy-1. In culture, neither mouse nor human Langerhans cells are active antigen-presenting cells until after 1-3 days in culture, after which time they enlarge, express more MHC Class II and cell adhesion molecules, and lose Fc receptors, fully resembling blood and lymphoid dendritic cells. Cell populations containing more than 90% dendritic cells have been obtained from human blood, where, without enrichment, fewer than 0.1% of the white cells are dendritic cells. Such enrichment can be achieved by successive depletion of T cells, monocytes, and B plus NK cells to yield an initial population ranging from 30-60% dendritic cells. Greater purity is then obtained by panning or fluorescence activated cell sorting (FACS) using a monoclonal antibody, especially to CD45RA, that selectively reacts to contaminants (P. Freudenthal, et al. 1990, Proc. Natl. Acad. Sci. (USA) 87:7698-7702). To enrich for dendritic cells generally, selection for low buoyant density, non-adherence to plastic in culture (especially after one or more days), and absence of markers found on other cells is performed. Such methods deplete other cell types, but do not positively select dendritic cells.

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Dendritic cells express a distinct pattern of markers on their cell membranes. Figure 1 illustrates this pattern by indicating the presence or absence of several distinct cell surface markers. Other markers which can be used to positively or negatively select for dendritic cells include ICAM-1 (CD54), LFA-3 (CD58), and CD 11b. Dendritic cells isolated from human or mouse blood, but not skin, express CD 11a or LFA-1. In skin, the immunostimulatory effect of dendritic cells may be enhanced by cytokines, particularly by GM-CSF.

Dendritic cells, or other APCs, can be selected to obtain a population comprised substantially of dendritic cells, i.e., greater than about 50% dendritic cells, more preferably greater than about 75% dendritic cells, more preferably still greater than about 90% dendritic cells, with greater than about 95% dendritic cells being particularly preferred. The antigen-presenting cells are preferably isolated from the subject into which the activated T cells are to be active ("autologous" therapy). Alternatively, the cells can be obtained from a donor or a cell bank (e.g., a blood bank).

The invention provides a method for preparing antigen-presenting cells that present an array of antigens. APCs can be genetically modified using one or more vectors of the invention. Antigen-presenting cells are transduced with vectors encoding an array of antigens. These antigens are then expressed in the cells, processed by the cells, and the relevant processed antigen fragment is routed to the cell surface where it can be presented.

The culture of cells used in conjunction with the present invention, including cell lines and cultured cells from tissue or blood samples, including dendritic cells is well known in the art. Freshney (Culture of Animal Cells, a Manual of Basic Technique, third edition Wiley-Liss, New York (1994)) and the references cited therein provides a general guide to the culture of cells.

T Cells

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- T cells can be isolated and activated *in vitro* by contact with an antigen-presenting cell. Several such techniques are well-known. The expression of surface markers facilitates identification and purification of T cells. Methods of identification and isolation of T cells include FACS, incubation in flasks with fixed antibodies which bind the particular cell type and panning with magnetic beads.
- T cells and dendritic cells are characterized by expression of particular markers on the surface of the cell, and lack of expression of other markers. For instance, dendritic cells express MHC molecules and costimulatory molecules (e.g., B7-1 and B7-2), a lack of

markers specific for granulocytes, NK cells, B cells, and T cells. In the mouse, some, but not all, dendritic cells express 33D1 (dendritic cells from spleen and Peyer's patch, but not skin or thymic medulla), NLDC 145 (dendritic cells in skin and T-dependent regions of several lymphoid organs and CD11c) (CD11c also reacts with macrophage).

T cells are positive for various markers depending on the particular subtype, most notably CD4 and CD8.

Cell isolation or immunoassays for detection of cells during cell purification can be performed in any of several configurations, e.g., reviewed in Maggio (ed.) 1980, Enzyme Immunoassay CRC Press, Boca Raton, Florida; Tijan 1985, "Practice and Theory of Enzyme Immunoassays," Laboratory Techniques in Biochemistry and 10 Molecular Biology, Elsevier Science Publishers B.V., Amsterdam; Harlow and Lane, supra; Chan (ed.) 1987, Immunoassay: A Practical Guide Academic Press, Orlando, FL; Price and Newman (eds.) 1991, Principles and Practice of Immunoassays Stockton Press, NY; and Ngo (ed.) 1988, Non-isotopic Immunoassays Plenum Press, NY. For a review of immunological and immunoassay procedures in general, see Stites and Terr 15 (eds.) 1991, Basic and Clinical Immunology (7th ed.). For a discussion of how to make antibodies to selected antigens, see, e.g., Coligan 1991, Current Protocols in Immunology Wiley/Greene, N.Y.; and Harlow and Lane 1989. Antibodies: A Laboratory Manual Cold Spring Harbor Press, N.Y.; Stites et al. (eds.) Basic and 20 Clinical Immunology (4th ed.).

Most preferably, cells are isolated and characterized by flow cytometry methods using fluorescence activated flow cytometry (FACS). A wide variety of flow-cytometry methods are known. For a general overview of FACS see, for example, Abbas et al. 1991, Cellular and Molecular Immunology, W.B. Saunders Company, particularly chapter 3, and Kuby 1992, Immunology, W.H. Freeman and Company, particularly chapter 6.

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The invention provides methods for using antigen-presenting cells that present an array of antigens. In one embodiment, the invention provides a method of activating immune cells *in vivo*. Examples of immune cells include, but are not limited to, T cells, including cytotoxic T lymphocytes and helper T cells. In one embodiment, the method

- including cytotoxic T lymphocytes and helper T cells. In one embodiment, the method comprises administering to a subject a vector encoding an array of antigens preferentially expressed by a target cell population as compared with a non-target population. The vector is preferably constructed so as to be capable of directing expression of the preferentially expressed antigens in an antigen-presenting cell.
- Preferably, the antigen-presenting cell is a dendritic cell. The vector can be further modified, as described above, to encode an immunomodulatory cofactor. The target cell can be, for example, a cancer cell, virus, bacterium, parasite, or other disease-associated cell. Upon administration, the vector transduces an APC in the subject, thereby genetically modifying an APC in vivo. The genetically modified APC is then available to contact and activate an immune cell.

In another embodiment, the method of activating immune cells comprises contacting an immune cell with an antigen-presenting cell genetically modified to express an array of antigens preferentially expressed by a target cell population as compared with a non-target population. Preferably, the antigen-presenting cell is a dendritic cell. The contacting can occur *in vivo* or *ex vivo*. Examples of eliciting an *in vitro* CTL response are provided by S. Nair et al., 1993, J. Virol. 68:5685 and F.J. Rouse et al., 1994, J. Virol. 68:5685. Example of stimulating an *in vivo* T cell response are provided by A. Porgador et al., 1996, J. Immunol. 156(8):2918-2926; E.C. McKinney and J.W. Streilein, 1989, J. Immunol. 143:1560; and H. Takahashi et al., 1993, Int. Immunol. 5:849. For *in vivo* contact, the APC is administered to a subject. Alternatively, immune

cells are isolated from a subject and brought into contact with the APC in vitro or ex vivo. The immune cells, such as T cells, are activated ex vivo and then can be reintroduced into the subject or provided to a different subject where they can then come in contact with target cells in that subject. Techniques for adoptive

immunotherapy of cancer are described and reviewed in Chang, A.E. and S. Shu, 1996, Crit. Rev. Oncol. Hematol. 22(3):213-228; and Kradin, R.K., 1993, in Therapeutic Applications of Interleukin-2, Atkins, M.B. and J.W. Mier, eds., Marcel Dekker, Inc. NY, pp. 217-232.

The activation of immune cells by the above methods can, in some embodiments, be used to kill target cells. Thus, the invention provides a method for killing a target cell comprising contacting an immune cell with an APC genetically modified in accordance with the invention. The contacting can be effected *in vivo* by administering a genetically modified APC or by administering a vector of the invention which transduces an APC within the subject, which then contacts an immune cell. Alternatively, the contacting can occur *in vitro*. Immune cells activated *in vitro* by contact with genetically modified APCs can be administered to a subject.

Alternatively, the selection of vectors or APCs can be designed to obtain a toleragenic response, for example, by contacting the APC with a T_{H2} cell. Thus, the invention additionally provides a method of inducing a toleragenic response comprising contacting an immune cell with an APC genetically modified in accordance with the invention. Inducing a toleragenic response can be useful for such applications as treatment of autoimmune disorders and inhibiting rejection of foreign tissue, such as transplant tissue or autologous cells which have been genetically modified with foreign material. As with the methods for killing a target cell, the methods for inducing a toleragenic response can be effected by APCs genetically modified *in vitro* or *in vivo*.

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The invention additionally provides a method of preventing disease such as infection or cancer comprising administering to a subject a composition comprising a vector or APC of the invention. Also provided is a method of treating disease such as cancer or infection comprising administering to a subject a composition comprising a vector or APC of the invention. Examples of infections include, but are not limited to, viral, bacterial and parasitic infections. Examples of cancers include, but are not limited to, melanoma, glioma, and cancers of the colon, breast, prostate, lung and liver.

Compositi ns

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The invention provides compositions which are useful for treating and preventing disease, such as cancer or infection. In one embodiment, the composition is a pharmaceutical composition. The composition can comprise a therapeutically or prophylactically effective amount of a vector and/or antigen-presenting cell of the invention, as described above. The composition can optionally include a carrier, such as a pharmaceutically acceptable carrier. Pharmaceutically acceptable carriers are determined in part by the particular composition being administered, as well as by the particular method used to administer the composition. Accordingly, there is a wide variety of suitable formulations of pharmaceutical compositions of the present invention. Most typically, quality controls (microbiology, clonogenic assays, viability tests), are performed and the cells are reinfused back to the patient, preceded by the administration of diphenhydramine and hydrocortisone. See, for example M. Korbling, et al. 1986, Blood 67:529-532 and Haas et al. 1990, Exp. Hematol. 18:94-98.

Formulations suitable for parenteral administration, such as, for example, by intraarticular (in the joints), intravenous, intramuscular, intradermal, intraperitoneal, and subcutaneous routes, and carriers include aqueous isotonic sterile injection solutions, which can contain antioxidants, buffers, bacteriostats, and solutes that render the formulation isotonic with the blood of the intended recipient, and aqueous and non-aqueous sterile suspensions that can include suspending agents, solubilizers, thickening agents, stabilizers, and preservatives. Intravenous or intraperitoneal administration is a preferred method of administration.

Methods Of Administration

In one embodiment of the invention, a patient infected with a virus such as HIV-1 or suffering from a cancer such as a melanoma can be treated by administering genetically modified antigen-presenting cells, or by using genetically modified antigen-presenting cells to activate a population of T cells against the infection or cancer, and introducing the T cells back into the patient. Thus, the present invention provides a method of

producing cytotoxic T cells in vitro, ex vivo or in vivo. In another embodiment, the patient is treated by administering at least one vector encoding an array of antigens, wherein the vector includes a dendritic cell target element. The patient's own dendritic cells can then be genetically modified in vivo.

- T cells such as CD8+ CTLs activated *in vitro* can be introduced into a subject where they are cytotoxic against target cells bearing antigenic peptides corresponding to those the T cells are activated to recognize on class I MHC molecules. These target cells are typically cancer cells, or infected cells which express unique antigenic peptides on their MHC class I surfaces.
- Similarly, helper T cells (e.g., CD4+ T cells), which recognize antigenic peptides in the context of MHC class II, are also stimulated by genetically modified antigen-presenting cells (e.g., dendritic cells), which can comprise antigenic peptides both in the context of class I and class II MHC. These helper T cells also stimulate an immune response against a target cell. As with cytotoxic T cells, helper T cells are stimulated with the genetically modified antigen-presenting cells *in vitro* or *in vivo*. In one embodiment, a toleragenic response is generated by administration of genetically modified APCs via the stimulation of T_{H2} cells.
- Arrays of antigens are preferably associated with diseases selected from the group consisting of cancer, a hyperproliferative disease, a bacterial infection, a parasitic infection, and a viral infection. Diseases suitable for treatment using an immunostimulation strategy include: viral infections, such as those caused by HBV (see WO 93/15207), HCV (see WO 93/15207), HPV (see WO 92/05248, WO 90/10459, EPO 133,123), Epstein-Barr Virus (see EPO 173,254; JP 1,128,788; and U.S. Patent Nos. 4,939,088 and 5,172,414), Feline Leukemia Virus (see WO 93/09070, EPO 377,842, WO 90/08832, and WO 93/09238), Feline Immunodeficiency Virus (U.S. Patent No. 5,037,753, WO 92/15684, WO 90/13573, and JP 4,126,085), HTLV I and II, and HIV (see WO 91/02805); cancers, such as melanoma, cervical carcinoma, colon

carcinoma, renal carcinoma, breast cancer, ovarian cancer, prostate cancer, leukemias; and heart disease.

Bacterial infections that may be treated include, but are not limited to, pneumonia, sepsis, tuberculosis, and *Staphylococcus* infections, among others.

Parasitic infections that can be treated include, but are not limited to, malaria (caused by protozoa of the genus *Plasmodium*, and include *P. falciparum*, *P. malariae*, *P. ovale*, and *P. vivax*), sleeping sickness (caused by trypanosomes), and river blindness.

Viral infections that can be treated include, but are not limited to, those caused by hepatitis A, hepatitis B, hepatitis C, non-A, non-B hepatitis, hepatitis delta agent, CMV, Epstein-Barr virus, HTLV 1, HTLV II, FeLV, FIV, and HIV I.

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Treatment includes prophylaxis and therapy. Prophylaxis or treatment can be accomplished by a single direct injection at a single time point or multiple time points. Administration can also be nearly simultaneous to multiple sites.

Patients or subjects include mammals, such as human, bovine, equine, canine, feline, porcine, and ovine animals.

In one embodiment, T cells or antigen-presenting cells are administered directly to the subject to produce T cells active against a target cancerous, infected, or other cell type. Administration of these is by any of the routes normally used for introducing a cell into ultimate contact with a mammal's blood or tissue cells. In another embodiment, at least one vector encoding an array of antigens is administered.

Compositions are typically administered *in vivo* via parenteral (e.g. intravenous, subcutaneous, and intramuscular) or other traditional direct routes, such as buccal/sublingual, rectal, oral, nasal, topical, (such as transdermal and ophthalmic), vaginal, pulmonary, intraarterial, intraperitoneal, intraocular, or intranasal routes or directly into a specific tissue, such as the liver, bone marrow, or into the tumor in the case of cancer therapy. Non-parenteral routes are discussed further in WO 96/20732.

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The cells or vectors are administered in any suitable manner, often with pharmaceutically acceptable carriers. Suitable methods of administering cells in the context of the present invention to a patient are available, and, although more than one route can be used to administer a particular cell composition, a particular route can often provide a more immediate and more effective reaction than another route.

The dose of cells (e.g., activated T cells, or dendritic cells) administrated to a patient, in the context of the present invention should be sufficient to effect a beneficial therapeutic response in the patient over time, or to inhibit growth of cancer cells, or to inhibit infection. Thus, cells are administered to a patient in an amount sufficient to elicit an effective immune response to the specific antigens and/or to alleviate, reduce, cure or at least partially arrest symptoms and/or complications from the disease or infection. An amount adequate to accomplish this is defined as a "therapeutically effective dose."

The dose will be determined by the activity of the T cell or antigen-presenting cell produced and the condition of the patient, as well as the body weight or surface areas of the patient to be treated. The size of the dose also will be determined by the existence, nature, and extent of any adverse side effects that accompany the administration of a particular cell in a particular patient. In determining the effective amount of the cell to be administered in the treatment or prophylaxis of diseases such as AIDS or cancer (e.g., metastatic melanoma, prostate cancer, etc.), the physician needs to evaluate circulating plasma levels, CTL toxicity, progression of the disease, and the production of immune response against any introduced cell type.

Generally at least about 10⁴ to 10⁶ and typically, between 1 x 10⁸ and 1 x 10¹⁰ cells are infused intravenously or intraperitoneally into a 70 kg patient over roughly 60-120 minutes. Intravenous infusion is preferred. Vital signs and oxygen saturation by pulse oximetry are closely monitored. Blood samples are obtained 5 minutes and 1 hour following infusion and saved for analysis. Cell reinfusions are repeated roughly every month for a total of 10-12 treatments in a one year period. After the first treatment, infusions can be performed on an outpatient basis at the discretion of the clinician. If

the reinfusion is given as an outpatient, the participant is monitored for at least 4 hours following the therapy.

For administration, cells of the present invention can be administered at a rate determined by the LD-50 (or other measure of toxicity) of the cell type, and the side-effects of the cell type at various concentrations, as applied to the mass and overall health of the patient. Administration can be accomplished via single or divided doses. The cells of this invention can supplement other treatments for a condition by known conventional therapy, including cytotoxic agents, nucleotide analogues and biologic response modifiers. Similarly, biological response modifiers are optionally added for treatment. For example, the cells are optionally administered with an adjuvant, or cytokine such as GM-CSF, IL-12 or IL-2.

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Administration by many of the routes of administration described herein or otherwise known in the art may be accomplished simply by direct administration using a needle, catheter or related device, at a single time point or at multiple time points. In addition, an "administration" of a gene delivery vehicle (or ex vivo transduced cells, for that matter) at a given time point includes administration to one or more areas, or by one or more routes. In certain embodiments of the invention, one or more dosages is administered directly in the indicated manner: intravenously at dosage greater than or equal to 10³, 10⁵, 10⁷, 10⁹, 10¹⁰ or 10¹¹ cfu; intraarterially at dosages greater than or equal to 10³, 10⁵, 10⁷, 10⁹, 10¹⁰ or 10¹¹ cfu; intrasmuscularly at dosages greater than or equal to 10³, 10⁵, 10⁷, 10⁹, 10¹⁰ or 10¹¹ cfu, with dosages of 10¹⁰ or 10¹¹ cfu being preferred; intradermally at dosages greater than or equal to 103, 105, 107, 109, 1010 or 1011 cfu; pulmonarily at dosages greater than or equal to 10^3 , 10^5 , 10^7 , 10^9 , 10^{10} or 10^{11} cfu: subcutaneously at dosages greater than or equal to 103, 105, 107, 109, 1010 or 1011 cfu, with dosages of 10⁹, 10¹⁰ or 10¹¹ cfu being preferred; interstitially at dosages greater than or equal to 10³, 10⁵, 10⁷, 10⁸, 10⁹, 10¹⁰ or 10¹¹ cfu, with dosages of 10⁸, 10⁹, 10¹⁰ or 1011 cfu being preferred; into a lymphoid organ such as the spleen, a tonsil, or a lymph node at dosages greater than or equal to 10³, 10⁵, 10⁷, 10⁸, 10⁹, 10¹⁰ or 10¹¹ cfu; into a tumor at dosages greater than or equal to 10³, 10⁴, 10⁵, 10⁵, 10⁷, 10⁸, 10⁹, 10¹⁰ or 10¹¹ cfu.

with dosages of 10⁸, 10⁹, 10¹⁰ or 10¹¹ cfu being preferred; and into the afferent lymph at dosages greater than or equal to 10³, 10⁵, 10⁷, 10⁸, 10⁹, 10¹⁰ or 10¹¹ cfu. For purposes of the convenience, "cfu" shall also refer to non-viral particles, such that one cfu is equivalent to one-non-viral particle.

5 EXAMPLES

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The following examples are presented to illustrate the present invention and to assist one of ordinary skill in making and using the same. The examples are not intended in any way to otherwise limit the scope of the invention.

Example 1: Preparation of dendritic cells genetically modified to present an array of antigens

Dendritic cells are isolated according to Basic Protocol I described in Tedder and Jansen, 1997, Current Protocols in Immunology, John Wiley and Sons, 7.32.1. Cell lines from a matched pair of target and non-target cell types are obtained. A matched pair of cell types includes, for example, cell lines derived from the same tissue of origin, such as prostate, and differing in a targeted feature. An example of a target cell is a prostate cancer cell. An example of a matched pair of cell types is prostate cells differing in their metastatic potential. Nucleic acid sequences preferentially expressed in prostate cancer tissue are described in United States patent application serial number 60/088,877, filed June 11, 1998, the entire contents of which are incorporated herein by reference. The dendritic cells are then transduced with the preferentially expressed nucleic acid sequences using conventional techniques, such as those described in WO 97/24447, the entire contents of which are incorporated herein by reference. Successful transduction of the human dendritic cells can be confirmed by in vitro T cell priming (Albert et al., 1998, Nature 392:86-89; Nair et al., 1998, Nature Biotechnology 16(4):364-369; Antigen Processing and Presentation, in Current Protocols in Immunology, Wiley, New York, 1998). Candidate immunogenic tumor-associated antigen sequence arrays can be determined by screening transduced dendritic cells with responding T cells obtained from peripheral blood or dLN of tumor-bearing patients.

Once a pattern of reactivity is found in a particular tumor type, the relative efficacy of these antigens can be evaluated using murine homologs and syngeneic murine tumor models that express one or more of these antigens. Example 2 describes one method for evaluating efficacy.

5 Example 2: Dendritic cell-based immunotherapy for the treatment of metastatic tumors in combination with systemic Proleukin® IL-2

Genetically modified dendritic cells of the invention can be used to treat tumors, alone or in combination with other therapies. This example shows how to evaluate the contribution of dendritic cells genetically modified using murine homologs of nucleic acid sequences identified by the methods of Example 1 to systemic Proleukin IL-2 immunotherapy on murine syngeneic tumors. The C57B/6 derived B16-F10 lung metastasis model, CT-26 murine colon model or the murine 3LL lung model can be used to generate the most effective treatment regimen. These tumor models are poorly immunogenic and are differentially responsive to single agent Proleukin therapy, as measured by both survival and tumor load.

The research strategy can be used to define the optimal mixture of dendritic cells and systemic Proleukin IL-2, e.g. a lower amount of IL-2 to maintain a high objective response rate while lowering toxicities, and to develop a dendritic cell plus systemic IL-2 regimen for application to a lung and/or colon murine syngeneic tumor model that is resistant to single agent IL-2 therapy.

Experimental Design:

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Murine splenic dendritic cells are isolated and characterized as described by Girolomoni et al. 1990, J. Immunol. 145(9):2820-26. First, spleens from either naïve or day 7 tumor bearing mice are removed, minced, and digested in Hank's Balanced Salt Solution (HBSS) with 40 mg collagenase (Sigma, St. Louis, MO) for 1 hour. Cells are then filtered over 100 μm nylon mesh; and washed. Red blood cells are lysed with 0.83% Ammonium chloride, 0.1% KHC0₂, 0.004% EDTA (ACK Lysis buffer); pellet

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resuspended to 3 x 10⁷ cells/ml in 1.035 Percoll (Pharmacia biotech) and underlay with an equal volume of 1.075 g/ml Percoll. The suspension is centrifuged at 2200 rpm for 20 minutes at 4°C. The band is harvested at interface, washed twice with HBSS, and resuspended to 5 x 10⁶ cells/ml in complete culture medium and incubated at 37°C for 90 min. Nonadherent cells are removed and discarded. Fresh complete culture medium is added, and culture continued for 18-24 hr at 37°C. Gentle pipetting dislodges splenic dendritic cells.

Cells harvested from the spleen cell cultures are further enriched by overlaying 2 mls of 5×10^6 /ml cells onto a 3 ml layer of 14.5% Metrizamide-CM solution in a 15 ml centrifuge tube. The gradient is centrifuged at 2000 rpm for 15 min at 4°C, the band harvested, and washed, counted, and resuspended to 5×10^6 cells/ml in complete medium.

An aliquot can be removed for phenotyping using the following 3-color staining protocol ("DC" refers to dendritic cells):

15	Tube 1	CD3/Isotype	Isotype control
	Tube 2	CD3/CD4/CD8	CD4/CD8 T cells
	Tube 3	CD45/I-A ^b /CD86	CD vs monocytes
	Tube 4	CD45/CD80/CD40	DC vs monocytes
	Tube 5	CD45/CD11b (Mac-1)/CD11c	DC vs monocytes
20	Tube 6	CD45/CD45R(B22))/CD44	DC vs B cells

Bone marrow derived dendritic cells (BM-DC) are isolated from erythrocyte depleted mouse bone marrow cells cultured for seven days in complete medium supplemented with 10 ng/ml GM-CSF and 10 ng/ml IL-4. On day seven, BM-DC are harvested by gentle pipetting and further enriched by 14.5% (by weight) metrizamide (Sigma, St. Louis, MO) complete medium gradients. The low density interface containing the BM-DC are collected by gentle pipette aspiration. The BM-DC are washed twice with complete medium, enumerated (purity >90%, positive co-expression of MHC Class II, CD40, CD80, CD86 and CD11c).

Genetically modified dendritic cells prepared as described in Example 1 and/or 2 are then injected either before (protective) or after (therapeutic) tumor challenge. For protection, an intravenous (iv) tumor challenge is introduced 1 week following the last immunization (days -15, -8, 0). For therapy, immunizations are given at days 4, 8, and 12 post-iv tumor challenge, with or without Proleukin.

Proleukin therapy is administered as follows:

For protection: 10 mg/kg iv for 5 days starting with second immunization.

For therapy: 10 mg/kg/day iv for 5 or 10 days starting on day 2 post-iv tumor challenge.

Experiment #1: Single agent Proleukin therapy (10 mice/group):

10 B16-F10: 50-85,000 cells iv D0

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Proleukin: iv twice per day for seven days, beginning at Day 3

Sacrifice and count lung metastases

	Group 1	B16	PBS control
	2	B16	2.5 mg/kg Proleukin
15	3	B 16	3.5 mg/kg Proleukin
	4	B16	5 mg/kg Proleukin

Experiment #2: Take best Proleukin regimen (<2/10 dead mice with >50% reduction in lung metastases).

	Group 1	B16	PBS
20	2	B16	Proleukin
	3	B16	modified DC alone
	4	B16	modified DC + Proleukin
	5	B16	DC- alone
,	6	B16	DC- + Proleukin
25	7	B16	irradiated B16 alone (50,000/iv)

8 B16 irradiated B16 + Proleukin

Experiment #3: Take most active DC regimen (double single agent Proleukin lung metastases reduction)

	Group 1	B16	PBS
5	2	B16	Proleukin
	3	B16	modified DC alone
•	4	B16	modified DC + Proleukin
	5	B16	modified DC + 75% Proleukin
٠.	6	B16	modified DC + 50% Proleukin
10	7	B16	modified DC + 25% Proleukin

The potency of the genetically modified dendritic cells (DC) can be evaluated with a short term culture immune function assay, based on the antigen-induced expression of CD69. Briefly, whole blood and/or spleen cells from naïve, tumor-bearing, and DC-immunized mice are prepared as single cell preparations, depleted of macrophages by adherence, and resuspended to 5 x 10 6 cells/ml. Five hundred microliters of various DC sources (x-irradiated) are titrated into 12 x 75 mm polypropylene tubes containing 0.5 ml of the monocyte-depleted responding cells. The mixed cells are cultured for 24 hours at 37°C, with a 6 hr timepoint taken for analysis. The cultures contain Brefeldin for the last 4 hours of culture. The cultures are then surfaced-stained with

CD3/CD4/CD69 or CD3/CD8/CD69. Duplicate cultures are permeabilized, and stained with CD3/CD4/IFNγ, CD3/CD4/IL-4, CD3/CD8/IFNγ, and CD3/CD8/IL-4. Reagents for TNFα and GM-CSF are used to further define the CD8 reactivity to the genetically modified DC.

DC loaded with baculovirus-produced mouse gp100 (cloned out from B16F10) are used as a positive control.

Serum from the immunized mice can be obtained, pelleted, heat-inactivated, and stored at -70°C for future analysis of anti-tumor binding activity, cytokine/chemokine content, sIL-2R, and other inflammatory molecules.

The foregoing detailed description provides exemplary information about the invention.

Those skilled in the art will appreciate that modifications can be made without diverging from the spirit and purpose of the invention.

CLAIMS

What is claimed is:

- 1. A method of producing at least one vector encoding an array of antigens for expression in an antigen-presenting cell comprising:
- 5 (a) comparing first nucleic acid sequences expressed by a target cell population with second nucleic acid sequences expressed by a non-target cell population;
 - (b) selecting nucleic acid sequences preferentially expressed by the target cell population relative to the non-target cell population; and
- 10 (c) introducing the selected nucleic acid sequences into at least one vector capable of directing expression of the selected nucleic acid sequences in an antigen-presenting cell.
 - 2. The method of claim 1, wherein the antigen-presenting cell is a dendritic cell, macrophage, B cell, monocyte or fibrocyte.
- The method of claim 1, wherein the vector further comprises an antigenpresenting cell targeting element.
 - 4. The method of claim 1, wherein the first and second nucleic acid sequences are of the same tissue of origin.
- 5. The method of claim 1, wherein the selected nucleic acid sequences comprise at least 5 different nucleic acid sequences.
 - 6. The method of claim 1, wherein the selected nucleic acid sequences comprise at least 7 different nucleic acid sequences.

7. The method of claim 1, wherein the selected nucleic acid sequences comprise at least 9 different nucleic acid sequences.

- 8. The method of claim 1, wherein the vector further comprises a nucleic acid sequence encoding an immunomodulatory cofactor.
- The method of claim 8, wherein the immunomodulatory cofactor is IL-2, IL-3,
 IL-8, OKT3, α-interferon, γ-interferon, or MIP-1α.
 - 10. The method of claim 1, wherein the vector further encodes at least one selectable marker.
- 11. The method of claim 10, wherein the selectable marker is PLAP, GFP or neomycin resistance.
 - 12. The method of claim 1, wherein the target cell is a cancer cell.
 - 13. The method of claim 1, wherein the target cell is a virus, a bacterium or a parasite.
- 14. A composition comprising at least one vector produced by the method of claim151.
 - 15. The composition of claim 14, wherein the vector further comprises an antigenpresenting cell targeting element.
 - 16. The composition of claim 14, further comprising an antigen-presenting cell.
- 17. A method of producing an antigen-presenting cell that presents an array of antigens comprising:
 - (a) comparing first nucleic acid sequences expressed by a target cell
 population with second nucleic acid sequences expressed by a non-target
 cell population;

(b) selecting at least one nucleic acid sequence preferentially expressed by the target cell population relative to the non-target cell population; and

- (c) genetically modifying an antigen-presenting cell to express the selected nucleic acid sequences.
- The method of claim 17, wherein the antigen-presenting cell is a dendritic cell, macrophage, B cell, monocyte or fibrocyte.
 - 19. The method of claim 17, wherein the first and second nucleic acid sequences are of the same tissue of origin.
- The method of claim 17, wherein the selected nucleic acid sequences comprise at least 5 different nucleic acid sequences.
 - 21. The method of claim 17, wherein the selected nucleic acid sequences comprise at least 7 different nucleic acid sequences.
 - 22. The method of claim 17, wherein the selected nucleic acid sequences comprise at least 9 different nucleic acid sequences.
- 15 23. The method of claim 1, wherein the selected nucleic acid sequence further encodes at least one selectable marker.
 - 24. The method of claim 23, wherein the selectable marker is PLAP, GFP or neomycin resistance.
 - 25. The method of claim 17, wherein the target cell is a cancer cell.
- 20 26. The method of claim 17, wherein the target cell is a virus, a bacterium or a parasite.
 - 27. An antigen-presenting cell produced by the method of any one of claims 17-26.

28. A method of activating T cells comprising contacting a T cell with an antigenpresenting cell of claim 27.

- 29. The method of claim 28, wherein the T cell is a cytotoxic T lymphocyte.
- 30. A method of inducing a toleragenic response comprising contacting a T cell with an antigen-presenting cell of claim 27.
 - 31. The method of claim 30, wherein the T cell is a T_{H2} cell.
 - 32. The method of claim 28 or 30, wherein the contacting occurs in vivo.
 - 33. The method of claim 28 or 30, wherein the contacting occurs ex vivo.
- 34. The method of claim 32 or 33, wherein the activating is in the presence of an immunomodulatory cofactor.
 - The method of claim 34, wherein the immunomodulatory cofactor is IL-2, IL-3. IL-8, OKT3, α-interferon, γ-interferon, or MIP-1α.
 - 36. A method of activating T cells *in vivo* comprising administering the composition of claim 14 to a subject.
- 15 37. A method of killing a target cell *in vivo* comprising administering the composition of claim 14 or the antigen-presenting cell of claim 27 to a subject.
 - 38. A method of preventing infection comprising administering the composition of claim 14 or the antigen-presenting cell of claim 27 to a subject.
- A method of treating cancer comprising administering to a subject the
 composition of claim 14 or the antigen-presenting cell of claim 27, wherein the target cell is a cancer cell.

40. A method of treating an infection comprising administering to a subject the composition of claim 14 or the antigen-presenting cell of claim 27, wherein the target cell is an infectious agent.

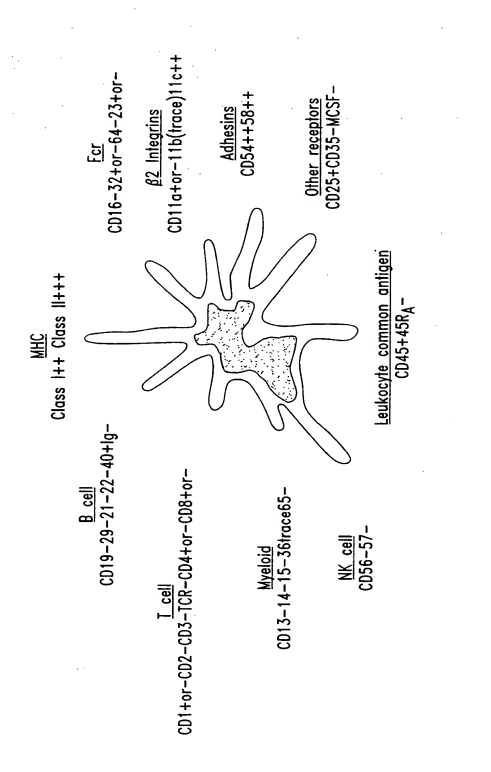


Fig. 1





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According to	o International Patent Classification (IPC) or to both national classific	ation and IPC	
	SEARCHED	adolf allows	
Minimum do IPC 7	cumentation searched (classification system followed by classification C12N	ion symbols)	
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Documentat	ion searched other than minimum documentation to the extent that s	such documents are included in the field	lds searched
Electronic da	ata base consulted during the international search (name of data ba	se and, where practical, search terms	used)
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT		
Category °	Citation of document, with indication, where appropriate, of the rel	evant passages	Relevant to claim No.
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	abstract page 1, line 1 -page 5, line 11		
	page 6, line 10 -page 10, line 15	i i	
	examples, claims 		
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	abstract		
	examples claims 41, 42		
		,	
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X Furth	er documents are listed in the continuation of box C.	X Patent family members are list	sted in annex.
•		"T" later document published after the or priority date and not in conflict	international filing date
"A" documer	or theory underlying the		
filing da	ocument but published on or after the international ate at which may throw doubts on priority claim(s) or	"X" document of particular relevance; t cannot be considered novel or ca	nnot be considered to
which is citation	s cited to establish the publication date of another or other special reason (as specified)	involve an inventive step when the "Y" document of particular relevance; to cannot be considered to involve a	he claimed invention
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Date of the a	ctual completion of the international search	Date of mailing of the international	I search report
6	December 1999	16/12/1999	
Name and m	ailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2	Authorized officer	
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INTERNATIONAL SEARCH REPORT

In...rnational application No.

PCT/US 99/18087

Box I Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
Claims Nos.: 40 because they relate to subject matter not required to be searched by this Authority, namely: Remark: Although claims 40
is directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
 Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3. Claims Nos.:
because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II Observations where unity of invention is lacking (Continuation of Item 2 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
1. As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant 6 resequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the invention first mentioned in the claims; it is covered to the claims and the claims are the claims and the claims are the claims ar
Remark on Protest The additional search fees were accompanied by the applicant's protest.
No protest accompanied the payment of additional search fees.



information on patent family members

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